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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/801,150	03/07/2001	Thierry Bedos	10984.3US01	4307
25883 7.	590 07/26/2005		EXAM	INER
HOWISON & ARNOTT, L.L.P P.O. BOX 741715			YIGDALL, MICHAEL J	
DALLAS, TX 75374-1715			ART UNIT	PAPER NUMBER
			2192	

DATE MAILED: 07/26/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

<u></u>						
<del></del>		Application No.	Applicant(s)			
		09/801,150	BEDOS ET AL.			
	Office Action Summary	Examiner	Art Unit			
٠		Michael J. Yigdall	2192			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
•	Responsive to communication(s) filed on <u>19 April 2005</u> .					
•	This action is FINAL. 2b) This action is non-final.					
•	_ ''					
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
4) 🖂	4)⊠ Claim(s) <u>1-3,7-20,22 and 25-41</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
· —	Claim(s) is/are allowed.					
	i) Claim(s) <u>1-3,7-20,22 and 25-41</u> is/are rejected.					
•	Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	r election requirement				
الــا(ه	Claim(s) are subject to restriction and/or	r election requirement.	•			
Applicati	on Papers					
	The specification is objected to by the Examine					
	The drawing(s) filed on is/are: a) acce					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment						
1) Notice of References Cited (PTO-892)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Paper No(s)/Mail Date.						
3) 🔲 Inform	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  No(s)/Mail Date		Patent Application (PTO-152)			
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### **DETAILED ACTION**

1. Applicant's amendment and response filed on April 19, 2005 has been fully considered. Claims 1-3, 7-20, 22 and 25-41 are now pending.

## Response to Arguments

2. Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection necessitated by Applicant's amendment.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-3, 7, 8, 16-20, 22, 32, 40 and 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Pat. No. 6,536,035 to Hawkins (art of record, "Hawkins") in view of U.S. Pat. No. 6,807,559 to Budhiraja (art of record, "Budhiraja").

With respect to claim 1 (currently amended), Hawkins discloses a software engine for application loading a software application onto a user's machine (see, for example, the title), wherein a core service of the application is loaded onto the user's machine to enable the application to commence to operate on the user's machine (see, for example, FIG. 1 and column 4, lines 10-12, which shows loading core classes or services to commence the operation of a program), the engine subsequently loading non-core services of the application according to a

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priority order determined by the engine (see, for example, column 3, lines 22-26, which shows a software engine for preloading class files of non-core services during program execution, and column 5, lines 57-67, which shows that the class files of non-core services are loaded in the correct order using a time-based priority order), wherein a non-core service is responsible for providing a functionality of the application (see, for example, column 4, lines 23-39, which shows that the non-core services provide functionality).

Although Hawkins discloses that the engine determines the priority order for loading the non-core services at run time responsive to a user interaction during execution of the software application (see, for example, column 3, lines 57-65, which shows analyzing user interaction with the program at run-time, and column 4, lines 10-39, which shows determining the order in which classes or services are required for providing functionality corresponding to user interaction), Hawkins does not expressly disclose the limitation wherein the engine uniquely determines the priority order for loading the non-core services at run time responsive to a user interaction during each execution of the software application.

However, Budhiraja discloses an analogous software engine for application loading a software application onto a user's machine (see, for example, the abstract). A core service of the application is loaded onto the user's machine (see, for example, column 9, lines 16-27, which shows loading a core applet) to enable the application to commence to operate on the user's machine (see, for example, column 9, lines 27-32), and non-core services are subsequently loaded (see, for example, column 9, lines 32-35, which shows component applets). Budhiraja discloses that the component manager (i.e., the engine) uniquely determines which component applets (i.e., non-core services) to load at run time responsive to a user interaction during each

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execution of the software application (see, for example, column 9, lines 35-47). This enables individual users of the software application to load, as needed, components that are not necessarily used by every user (see, for example, column 9, lines 7-13).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to supplement the engine of Hawkins with the features taught by Budhiraja to uniquely determine the priority order for loading the non-core services at run time responsive to a user interaction during each execution of the software application, so that individual users may load, as needed, non-core services that are not necessarily used by every user.

With respect to claim 2 (original), Hawkins also discloses the limitation wherein the engine is part of the core service and is loaded with the core service (see, for example, column 5, lines 57-67, which shows adding the engine to the first portion of the program, i.e. so that it will be loaded with the core services).

With respect to claim 3 (original), Hawkins also discloses the limitation wherein the engine commences operation upon completion of loading of the core service (see, for example, column 6, lines 4-8, which shows commencing operation of the engine immediately after the core services are loaded and instantiated).

With respect to claim 7 (previously presented), Hawkins also discloses the limitation wherein before loading the non-core services they are registered with the engine (see, for example, column 3, line 66 to column 4, line 9, which shows determining whether classes or services have been previously referenced; note that in order to make this determination, the classes or services are inherently registered with the engine when they are first instantiated).

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With respect to claim 8 (previously presented), Hawkins also discloses the limitation wherein the engine checks a registration list of non-core services before loading a requested non-core service (see, for example, column 3, line 66 to column 4, line 9, which shows determining whether classes or services have been previously referenced, i.e. checking a registration list, prior to loading them).

With respect to claim 16 (original), Hawkins also discloses the limitation wherein the loading is downloading over the Internet (see, for example, column 3, lines 9-21, which shows downloading an Internet application).

With respect to claim 17 (currently amended), the limitations recited in the claim are analogous to those of claim 1 (see the rejection of claim 1 above).

With respect to claim 18 (original), the limitations recited in the claim are analogous to those of claim 2 (see the rejection of claim 2 above).

With respect to claim 19 (original), the limitations recited in the claim are analogous to those of claim 3 (see the rejection of claim 3 above).

With respect to claim 20 (original), the limitations recited in the claim are analogous to those of claim 7 (see the rejection of claim 7 above).

With respect to claim 22 (previously presented), Hawkins also discloses the limitation wherein upon interaction with the application by the user, the application requests the engine to load at least one of the non-core services (see, for example, column 4, lines 23-39, which shows

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loading non-core classes or services based on user interaction), and the engine checks a registration and gives the at least one non-core service top priority for loading (see, for example, column 3, line 66 to column 4, line 9, which shows determining whether classes or services have been previously referenced, i.e. checking the registration list; also see, for example, column 5, lines 57-67, which shows that the classes or services are loaded using a time-based priority order; note that top priority is inherently assigned to the class or service required first).

With respect to claim 32 (original), the limitations recited in the claim are analogous to those of claim 16 (see the rejection of claim 16 above).

With respect to claim 40 (new), Hawkins also discloses the limitation wherein the application comprises a non-browser application (see, for example, column 6, lines 41-43, which shows that the application comprises a program executed in any client environment, such as a non-browser application).

With respect to claim 41 (new), the limitations recited in the claim are analogous to those of claim 1 (see the rejection of claim 1 above).

5. Claims 9-15, 25-31 and 33-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hawkins in view of Budhiraja, as applied to claims 1 and 17 above, respectively, and further in view of U.S. Pat. No. 6,430,570 to Judge et al. (art of record, "Judge").

With respect to claim 9 (original), although Hawkins discloses that class files may be cached on a client machine prior to execution (see, for example, column 1, lines 34-40), Hawkins

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does not expressly disclose the limitation wherein there is provided a cache into which at least one object for the application can be stored.

However, Judge discloses the limitation above in terms of storing class objects in a cache to reduce the number of redundant downloads, thereby improving performance (see, for example, application cache 52 in FIG. 2 and column 7, lines 28-36).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the caching features taught by Judge in the system of Hawkins, for the purpose of improving performance (see, for example, Judge, column 7, lines 28-29).

With respect to claim 10 (original), Hawkins does not expressly disclose the limitation wherein the engine includes a memory management module that keeps track of usage of cached objects; the memory management module being able to de-allocate one or more of the objects.

However, Judge further discloses the limitation above in terms of an application memory manager that keeps track of cache objects and removes objects for garbage collection in order to free up space in memory (see, for example, column 8, lines 37-47).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the caching features taught by Judge in the system of Hawkins, for the purpose of improving performance (see, for example, Judge, column 7, lines 28-29).

With respect to claim 11 (original), Hawkins also discloses the limitation wherein the cache is operative only when the application is on the user's machine (see, for example, column 1, lines 34-40, which shows that class files may be cached on a client machine prior to execution).

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With respect to claim 12 (original), Hawkins does not expressly disclose the limitation wherein the cache includes an object repository into which the at least one object is placed, and an object description.

However, Judge further discloses the limitation above in terms of caching class objects in a repository along with a description comprising an object reference (see, for example, application cache 52 in FIG. 2 and column 7, lines 45-51).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the caching features taught by Judge in the system of Hawkins, for the purpose of improving performance (see, for example, Judge, column 7, lines 28-29).

With respect to claim 13 (original), Hawkins does not expressly disclose the limitation wherein the object description includes one or more selected from the group consisting of: object reference, object key, reference counter and time stamp.

However, Judge further discloses the limitation above in terms of maintaining an object reference (see, for example, column 7, lines 45-51).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the caching features taught by Judge in the system of Hawkins, for the purpose of improving performance (see, for example, Judge, column 7, lines 28-29).

With respect to claim 14 (original), Hawkins does not expressly disclose the limitation wherein the de-allocation of one or more of the objects includes an arbitrary time offset.

However, Judge further discloses the limitation above in terms of continuously monitoring the free memory level and removing objects for de-allocation by the garbage

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collector as needed (see, for example, column 8, lines 43-47; note that continuously monitoring the free memory level inherently involves polling at an arbitrary time interval or offset).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the caching features taught by Judge in the system of Hawkins, for the purpose of improving performance (see, for example, Judge, column 7, lines 28-29).

With respect to claim 15 (original), Hawkins does not expressly disclose the limitation wherein if the object description of an object in the object repository has a reference counter equal to zero for a time equal to at least the time offset, the corresponding object description is removed from the object repository.

However, Judge further discloses the limitation above in terms of maintaining an object reference to each class to protect it from garbage collection (see, for example, column 7, lines 45-51), meaning that the objects will be removed when the reference counter is equal to zero. Judge further discloses that the garbage collection will take place when a low or no free memory level is detected, inherently after an arbitrary time offset due to polling (see, for example, column 8, lines 43-47).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the caching features taught by Judge in the system of Hawkins, for the purpose of improving performance (see, for example, Judge, column 7, lines 28-29).

With respect to claim 25 (original), the limitations recited in the claim are analogous to those of claim 9 (see the rejection of claim 9 above). Note that Judge further discloses that the class objects are stored in the cache for later reuse (see, for example, column 7, lines 45-51).

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With respect to claim 26 (original), the limitations recited in the claim are analogous to those of claim 10 (see the rejection of claim 10 above).

With respect to claim 27 (original), the limitations recited in the claim are analogous to those of claim 11 (see the rejection of claim 11 above).

With respect to claim 28 (original), the limitations recited in the claim are analogous to those of claim 12 (see the rejection of claim 12 above).

With respect to claim 29 (original), the limitations recited in the claim are analogous to those of claim 13 (see the rejection of claim 13 above).

With respect to claim 30 (original), the limitations recited in the claim are analogous to those of claim 14 (see the rejection of claim 14 above).

With respect to claim 31 (original), the limitations recited in the claim are analogous to those of claim 15 (see the rejection of claim 15 above).

With respect to claim 33 (previously presented), although Hawkins discloses that class files may be cached on a client machine prior to execution (see, for example, column 1, lines 34-40), Hawkins does not expressly disclose a computer memory management system including a cache, and wherein objects of the application are storable in the cache for reuse.

However, Judge discloses the limitation above in terms of an application memory manager (see, for example, column 8, lines 37-42) that includes a cache for storing class objects

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(see, for example, application cache 52 in FIG. 2 and column 7, lines 28-36), so that the objects may be reused (see, for example, column 7, lines 45-51).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the caching features taught by Judge in the system of Hawkins, for the purpose of improving performance (see, for example, Judge, column 7, lines 28-29).

With respect to claim 34 (previously presented), the limitations recited in the claim are analogous to those of claim 11 (see the rejection of claim 11 above).

With respect to claim 35 (previously presented), the limitations recited in the claim are analogous to those of claim 12 (see the rejection of claim 12 above).

With respect to claim 36 (previously presented), the limitations recited in the claim are analogous to those of claim 13 (see the rejection of claim 13 above).

With respect to claim 37 (previously presented), the limitations recited in the claim are analogous to those of claim 10 (see the rejection of claim 10 above).

With respect to claim 38 (previously presented), the limitations recited in the claim are analogous to those of claim 14 (see the rejection of claim 14 above).

With respect to claim 39 (previously presented), the limitations recited in the claim are analogous to those of claim 15 (see the rejection of claim 15 above).

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#### Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael J. Yigdall whose telephone number is (571) 272-3707. The examiner can normally be reached on Monday through Friday from 7:30am to 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Q. Dam can be reached on (571) 272-3695. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Michael J. Yigdall Examiner Art Unit 2192

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